

**UNITED STATES DISTRICT COURT FOR THE  
EASTERN DISTRICT OF TEXAS  
TYLER DIVISION**

<b>ADVANCED MARKETING SYSTEMS, LLC,</b>	§	
	§	
<b>Plaintiff,</b>	§	<b>Civil No. _____</b>
	§	
<b>v.</b>	§	
	§	
<b>CVS PHARMACY, INC.,</b>	§	
	§	
<b>Defendant.</b>	§	<b>JURY TRIAL DEMAND</b>
	§	
_____	§	

**COMPLAINT**

Plaintiff, Advanced Marketing Systems, LLC (“AMS”), by counsel, hereby sets forth its Complaint against Defendant, CVS Pharmacy, Inc. (“CVS”), as follows:

**NATURE OF THE CASE**

1. This action is for patent infringement arising under the patent laws of the United States, 35 U.S.C. §§ 1, *et seq.* AMS seeks monetary damages and injunctive relief in this action for this patent infringement.

**THE PARTIES**

2. Plaintiff AMS is a limited liability company organized and existing under the laws of the state of Delaware, with its principal place of business located at Six Gisborne Place, Old Greenwich, CT 06870. AMS is in the business of software and computer management solutions for marketing and promotion applications.

3. Upon information and belief, CVS is a corporation organized and existing under the laws of the state of Rhode Island, with its principal place of business located at 1 CVS Drive, Woonsocket, Rhode Island 02895 and can be served with process by delivering a copy

of the summons and complaint to its registered agent, CT Corporation System, 1999 Bryan St., Suite 900, Dallas, TX 75201. CVS is in the retail pharmacy business.

**JURISDICTION AND VENUE**

4. This Court has subject matter jurisdiction over the claims in this action which relate to patent infringement pursuant to 28 U.S.C. §§ 1331 and 1338(a).

5. Venue is proper in this judicial district pursuant to 28 U.S.C. §§ 1391(b) and (c) and/or 28 U.S.C. § 1400(b), because CVS resides in and has a regular and established place of business in this district and the acts of infringement occurred in this district and elsewhere.

**COUNT I**

(Infringement of U.S. Patent No. 8,219,445)

6. AMS realleges and incorporates herein by reference the allegations set forth in paragraphs 1 through 5 above.

7. On July 10, 2012, the United States Patent and Trademark Office duly and legally issued United States Patent No. 8,219,445 entitled “Promotion Processor and Management System” (“the ’445 Patent”). A true and correct copy of the ’445 Patent is attached as Exhibit 1.

8. AMS is the owner of the ’445 Patent and has all substantial rights and interests in the ’445 Patent, including without limitation, the right to sue and recover damages for past, present, and future patent infringement and therefore has standing to sue for infringement of the ’445 Patent.

9. Upon information and belief, CVS has infringed and continues to infringe one or more claims of the ’445 Patent by making and/or using a website and/or mobile application that embody the patented invention.

10. CVS's infringing system includes one or both of a website and a mobile application to load digital coupon(s) to a consumer's ExtraCare Savings and Rewards card for later redemption at time of purchase.

11. CVS had actual knowledge of AMS's patent rights as a result of meetings with AMS, presentations by AMS and, upon information and belief, from articles in trade publications and otherwise. CVS's infringement of the '445 Patent is thus willful, deliberate and intentional in that it has continued its acts of infringement with knowledge of the '445 Patent. CVS is thus acting in reckless disregard of AMS's patent rights.

12. AMS has suffered damages and will continue to suffer damages as a result of CVS's infringement of the '445 Patent. AMS is entitled to damages as provided for by law for CVS's infringement of the '445 Patent.

13. As a result of CVS's infringement of the '445 Patent, CVS has caused and will continue to cause irreparable harm to AMS, and will continue to injure AMS unless permanently enjoined by this Court.

## **COUNT II**

(Infringement of U.S. Patent No. 8,370,199)

14. AMS realleges and incorporates herein by reference the allegations set forth in paragraphs 1 through 13 above.

15. On February 5, 2013, the United States Patent and Trademark Office duly and legally issued United States Patent No. 8,370,199 entitled "Promotion Processor and Management System" ("the '199 Patent"). A true and correct copy of the '199 Patent is attached as Exhibit 2.

16. AMS is the owner of the '199 Patent and has all substantial rights and interests in the '199 Patent, including without limitation, the right to sue and recover damages for past,

present, and future patent infringement and therefore has standing to sue for infringement of the '199 Patent.

17. Upon information and belief, CVS has infringed and continues to infringe one or more claims of the '199 Patent by making and/or using a website and/or mobile application that embody the patented invention.

18. CVS's infringing system includes one or both of a website and a mobile application to load digital coupon(s) to a consumer's ExtraCare Savings and Rewards card for later redemption at time of purchase.

19. CVS had actual knowledge of AMS's patent rights as a result of meetings with AMS, presentations by AMS and, upon information and belief, from articles in trade publications and otherwise. CVS's infringement of the '199 Patent is thus willful, deliberate and intentional in that it has continued its acts of infringement with knowledge of the '199 Patent. CVS is thus acting in reckless disregard of AMS's patent rights.

20. AMS has suffered damages and will continue to suffer damages as a result of CVS's infringement of the '199 Patent. AMS is entitled to damages as provided for by law for CVS's infringement of the '199 Patent.

21. As a result of CVS's infringement of the '199 Patent, CVS has caused and will continue to cause irreparable harm to AMS, and will continue to injure AMS unless permanently enjoined by this Court.

### **COUNT III**

(Infringement of U.S. Patent No. 8,538,805)

22. AMS realleges and incorporates herein by reference the allegations set forth in paragraphs 1 through 21 above.

23. On September 17, 2013, the United States Patent and Trademark Office duly and legally issued United States Patent No. 8,538,805 entitled “Promotion Processor and Management System” (“the ’805 Patent”). A true and correct copy of the ’805 Patent is attached as Exhibit 3.

24. AMS is the owner of the ’805 Patent and has all substantial rights and interests in the ’805 Patent, including without limitation, the right to sue and recover damages for past, present, and future patent infringement and therefore has standing to sue for infringement of the ’805 Patent.

25. Upon information and belief, CVS has infringed and continues to infringe one or more claims of the ’805 Patent by making and/or using a website and/or mobile application that embody the patented invention.

26. CVS’s infringing system includes one or both of a website and a mobile application to load digital coupon(s) to a consumer’s ExtraCare Savings and Rewards card for later redemption at time of purchase.

27. CVS had actual knowledge of AMS’s patent rights as a result of meetings with AMS, presentations by AMS and, upon information and belief, from articles in trade publications and otherwise. CVS’s infringement of the ’805 Patent is thus willful, deliberate and intentional in that it has continued its acts of infringement with knowledge of the ’805 Patent. CVS is thus acting in reckless disregard of AMS’s patent rights.

28. AMS has suffered damages and will continue to suffer damages as a result of CVS’s infringement of the ’805 Patent. AMS is entitled to damages as provided for by law for CVS’s infringement of the ’805 Patent.

29. As a result of CVS's infringement of the '805 Patent, CVS has caused and will continue to cause irreparable harm to AMS, and will continue to injure AMS unless permanently enjoined by this Court.

**EXCEPTIONAL CASE**

30. CVS's infringement of the '445, '199 and '805 Patents and the circumstances surrounding that infringement render this case exceptional under 35 U.S.C. § 285 and AMS is therefore entitled to its reasonable attorneys' fees and costs.

**JURY DEMAND**

31. Plaintiff AMS demands a trial by jury as to all issues so triable.

**PRAYER FOR RELIEF**

WHEREFORE, plaintiff AMS prays for the following relief:

- a. That the Court enter a judgment that CVS has infringed, the '445, '199 and '805 Patents in violation of 35 U.S.C. § 271;
- b. That the Court enter a judgment that CVS's infringement of the '445, '199 and '805 Patents was willful;
- c. That the Court award damages to AMS against CVS adequate to compensate AMS for CVS's past infringement of the '445, '199 and '805 Patents and any continuing or future infringement through the date such judgment is entered, including interest, costs, expenses;
- d. That the Court award enhanced damages pursuant to 35 U.S.C. § 284, including enhanced damages based upon CVS's willful infringement of the '445, '199 and '805 Patents;
- e. That the Court permanently enjoin CVS, its officers, agents, servants, employees, parents, subsidiaries, affiliates, and successors from infringing the '445, '199 and '805 Patents;

f. That the Court determine this case to be exceptional under 35 U.S.C. § 285, and that AMS be awarded its reasonable attorneys' fees under 35 U.S.C. § 285;

g. That the Court award of pre-judgment and post-judgment interest and costs to AMS; and

h. That the Court grant such other and further relief as this Court may deem just and appropriate.

Dated: February 20, 2015

Respectfully submitted,

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